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November 25, 2013

State of Utah
Department of Natural Resources
Board of Oil, Gas and Mining
ATT: Julie Ann Carter
1594 West North Temple, Suite 1210
Salt Lake City, UT 84116

FILED
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SECRETARY, BOARD OF OIL, GAS & MINING

Re:

Crescent Point Energy U.S. Corporation Request for Agency Action Extension of Cause Nos. 131-14 and 131-24 T3S-R1E, T3S-R2E, and T4S-R2E, USM Uintah County, Utah Docket No. 2013-136, Cause No. 131-136

Dear Ladies and Gentlemen:

I am writing on behalf of my siblings and me who share ownership in 360 acres, more or less, in:

Township 3 South, Range 1 East U.S.M. Section 27: SW 1/4NW1/4, W1/2SW1/4 Section 28: S1/2NE1/4, SE1/4

Our interests in the property are held by our LLC's as follows:

Vivian Szyndrowski: "Szyndrowski Western Development, LLC"

Lawrence Giannini: "LeCompte Legacy, LLC"

Michael J. Giannini: "MJG Western Exploration & Development, LLC"

We are grateful that Crescent Point chose to drill nine wells on 40 acre spacing on our property over the last two plus years. We were told that due to the geologic formations involved in this area, vertical wells were appropriate, and they were drilled as such.

Now they have informed us that in order to maximize production in this area, they need to use enhanced recovery techniques such as horizontal drilling and/or water flooding. Because these techniques may involve other land neighboring ours, they believe that the spacing should be changed to 640 acres per well, thereby sharing production realized across the section. They have proposed to retroactively share royalties from previously produced oil and gas from our six wells in Section 28 and our three wells in section 27.

While the concept of "pooling" as they described it to us may make sense if all proposed 16 wells are producing in a 640 acre tract of land, we do not feel that "pooling" our resources with wells that are not yet drilled or even "permitted" is reasonable. Their proposal takes away the vast majority of our royalties (in section 28) while we have no near term chance (nor guarantee that there will ever be wells drilled in section 28) to receive any "pooled" royalties from other producing wells in that section. The amount that we have been informed we must repay to Crescent Point is in excess of \$1.14 M that was "overpaid" over the last two years.

In Section 28, the only wells that have been drilled to date are on our land. Based on the data that was provided us by Crescent Point, they also report that four of the top five producing wells between the two sections are also our wells. We will benefit slightly in section 27 based on production from the pooling of our three wells with the other eight producing wells.

The loss of royalty revenue from PAST and current production is a large sum of money for our families and will be withheld from future royalty payments. Our families rely on these royalty payments to meet our living expenses and to plan for our retirements. One of my siblings is currently retired (age 67), my other sibling is retiring in 2014 (age 64), and I rely on these royalties as the vast majority of my income (age 55).

I reached out to several local Utah based law firms requesting that they consider representing us but have been unable to engage anyone as of this date. In total, each of the five that I have either spoken with directly or have been contacted on our behalf, have expressed an appreciation of our concerns but have "conflicts" and cannot represent us.

It has been brought to my attention that a consulting attorney to the BOGM has filed a "memorandum" or brief to the Board explaining that there may be case law that stands in opposition of Crescent Point's request and proposal as it relates to our situation. I have been trying to download this document from your website but have been unable to do so at this point. It seems while the document shows on the docket as filed for the meeting, it can't yet be downloaded for review by interested parties. I hope this will also be considered as it relates to our circumstances.

We respectfully request a continuance to grant us more time to find a qualified oil and gas attorney who can properly investigate and represent our situation and our concerns.

I have made arrangements to attend the hearing on December 4 in Salt Lake City and will be in attendance. I am happy to represent myself and my siblings, in the limited capacity that I am capable of, to provide additional information or address any questions that the Board may have of me.

I am grateful for the opportunity to present our situation and to ask the Board for their careful review and consideration of our request to find another more amicable solution for all parties involved.

Sincerely yours,

/s/ Michael J. Giannini

Michael J. Giannini

President

MJG Western Exploration & Development, LLC

Cell: 919-749-2118

CC: Vivian Szyndrowski and Lawrence Giannini